

A WOMAN DEAD, ANOTHER DYING, THIRD SHOT AT

Wholesale Crime in Winooski
Today By Negro Soldier
Who Then Turned Weapon
On Himself, Dropping Dead
in His Tracks.

REUBEN PRICE JEALOUS
OF COLORED GIRL

He Went to House of Anna
Chandler, and Began Shoot-
ing at Once—One Woman
Much Hurt in Jumping
From Window to Escape
Him.

Burlington, March 23.—After shooting
one colored woman dead, perhaps fatally
injuring a second, and missing a third,
who escaped by jumping from a second-
story window, Reuben Price, a colored
soldier and a member of Troop G, 10th
Cavalry, U. S. A., took his own life
this forenoon at Winooski.

Price, who is stationed at Fort Ethan
Allen, went to the house run by Anna
Chandler, at 25 West Allen street in
Winooski, this morning, for the express
purpose of shooting Esther Woods, who
is an occupant of the house. Price went
straight to the girl's room on the second
floor and walked in, saying as he en-
tered:

"I am come to shoot you."

Before the girl could stir, he fired two
shots from a .38-calibre revolver at her,
both entering near the heart. She
dropped over dead.

Price then went across the hall and
broke down the door of a room occupied
by Marie Johnson, but she escaped by
jumping out of the window to the side-
walk below, spraining an ankle and one
arm. He next went down stairs and
opened fire on the landlady, Anna Cham-
bler, also colored. One shot struck her
right arm and a second entered her
chest. Price then turned the revolver
on himself, killing himself instantly.

The Chandler woman was hurried to
the Fanny Allen hospital, where her
chances of recovery were considered to
be small.

All the parties mentioned were col-
ored. Price, who is 35 years of age, had
served out his time in his company
only the other day and re-enlisted yester-
day. Jealousy is said to be the cause
of the crime. Price had threatened in-
jury to the Woods girl, who was 21,
on a number of occasions. He objected
to anyone else paying her attention and
made things generally disagreeable when
she was present at any social affair
when she received the attentions of any-
one but himself.

Price's record, according to the officers
at Fort Ethan Allen, has been good.
He had been keeping company with
the Woods girl until a few weeks
ago. In shooting himself, after com-
mitting his crimes, Price had to reload
his revolver as he had exhausted all
the cartridges in the fusillade against
the women in the house.

ONLY THREE DROWN AS SHIP IS WRECKED

Mail Steamer Bruce Struck Off Nova
Scotia Last Night—Passengers
Were Put Ashore.

Louisburg, C. B., March 24.—The mail
steamer Bruce, from Port Aux Basques
for Louisburg, was wrecked on Sear Island,
the most easterly point on the
provinces of Nova Scotia, last night.
Three men were drowned. The Bruce
carried 125 passengers when she struck
on the rocks, but all the passengers
were put ashore at Nancy Cove, where
they remained to-day. The steamer re-
mained afloat to-day and it was thought
she might be saved. The Bruce left
Port Aux Basques late Wednesday
night. She was one of the finest and
fastest coast steamers in British-Amer-
ican waters.

MADERO NOT READY TO YIELD.

Says He Will Fight as Long as Diaz
is in Power.

Bisbee, Arizona, March 24.—"I will
never stop fighting as long as Diaz is
in power, or until free and unimpeded
suffrage is granted us." This is
said to be the first public utterance of
Francisco I. Madero, provisional presi-
dent of Mexico since reported peace
negotiations were under way. C. Lynch,
a refugee mining man, is authority for
the quotation.

OWNER OF ST. LOUIS NATIONALS.
Stanley Robinson, Former Baseball
and Street Car Magnate, Dead.

CROKER ENDORSES STRAUS.

"Splendidly Equipped," Says the For-
mer Chief of Tammany.

New York, March 24.—Richard Croker,
a former chief of Tammany hall,
issued a statement last night endorsing
Idor Straus, a New York mer-
chant, for the United States senator-
ship. "He is splendidly equipped for
the office," said Mr. Croker, "and as a
high class man in every respect. His
work as a member of Congress has
placed him among the greatest and
ablest of our public men."

"An authority on the tariff is need-
ed more now in the Senate than ever
before and Mr. Straus is admittedly an
expert. He is a good Democrat and his
selection would add much to the strength
of the party."

The former Tammany leader says he
has not seen or conferred with Charles
E. Murphy, but that he is of the opin-
ion that Murphy is trying to do the
best he can under the circumstances.
He adds that (Croker) has retired
from active politics and could be of
no real assistance politically to Mur-
phy or to any one else.

ENGAGEMENT DENIED.

Mrs. Grover Cleveland Not to Wed Prof.
West of Princeton.

New York, March 24.—S. S. Hastings,
executor of the estate of the late Grover
Cleveland, and who is in charge of Mrs.
Cleveland's personal affairs, issued the
following last night:

"The paragraph appearing this after-
noon in one of the weekly society pub-
lications suggesting that there is an en-
gagement of marriage between Mrs.
Grover Cleveland and Professor West of
Princeton is not only without the
slightest justification, but is fully re-
futed by the fact that Dean West al-
ready has a wife living and their son
is now a student in Princeton univer-
sity."

The publisher of the society paper in
question called the Associated Press last
night and said he regretted exceedingly
that an error had crept into print
and that he wished it announced im-
mediately that a serious mistake had
been made.

EXPLOSION IN NEW COURT HOUSE

Windows Broken for Two Blocks, Ce-
ment Floors Torn Loose, but
Walls Uninjured—Cause of
Explosion Unknown.

Omaha, Neb., March 24.—Two explo-
sions in the basement of the new mil-
lion-dollar court house here to-day shook
the buildings and broke all the win-
dows for two blocks, besides doing con-
siderable other damage. Two cement
floors in the basement of the building
were torn loose, but the stone walls of
the building were not injured. The po-
lice are unable to account for the ex-
plosion.

Omaha, Neb., March 24.—The receipt
of a telegram to-day by representatives
of the Colwell & Drake company, con-
tractors for the new courthouse here,
announces the practical wrecking of the
basement of the company at Columbia,
Iowa, by a dynamite explosion at mid-
night last night. That is the only early
development that is likely to furnish a
clue to the authors of the explosion here
last night or the motives for attempting
to blow up the courthouse.

GRAND CIRCUIT GOES.

No Racing at Various Places, It Is An-
nounced.

Boston, March 24.—Grand circuit rac-
ing over the eastern tracks, including
Roxbury, Hartford, Buffalo and Syn-
cuse seems to be a thing of the past,
according to a statement issued yester-
day by Andy Welch, owner of the
Roxbury track, and controlling director
of Charter Oak park, Hartford.

Welch, until now an optimist as to
the future of racing in the East in
the face of the most discouraging con-
ditions, after a trip through the West
declares that he is fully convinced that
unless something is done quickly, rac-
ing in the East is doomed.

With Columbus opposing the eastern
tracks and the western courses per-
mitting speculation, Welch says it will
be difficult to secure the entry of high
class horses for the East.

VERDICT FOR PUBLISHER.

Suit for Alienation of Affections Nets
Harbin \$10,000.

New York, March 24.—A verdict of
\$10,000 in favor of Percival L. Har-
den, a magazine publisher, formerly of
Chicago, was returned yesterday against
William T. Hoops for the alienation
of the affections of the now Mrs. Hoops,
who before she obtained a divorce was
Mrs. Harden.

Hoops rose and shouted "you're a big
liar" during the summing up of Har-
den's lawyer and was abashed only
when the court remarked: "If you say
another word, I'll commit you for con-
tempt."

HATPIN STABS LEGISLATOR.

Woonsocket Representative May Now
Introduce Prohibitory Bill.

Providence, R. I., March 24.—The
crusade against long hatpins gained a
strong supporter yesterday in Repre-
sentative John R. Leclerc of Woonsock-
et, who, after being wounded by one
of the so-called "dangerous weapons,"
expects to introduce a bill in the leg-
islature limiting the length of the fem-
inine accessory. While riding to the
State House yesterday Representative
Leclerc was stabbed in the nose by a
long hatpin protruding from the new
spring headgear of a woman passenger.
The steel prong sank deep into the leg-
islator's nose and blood flowed freely.

SIX BANDITS STEAL \$20,000

Bold Express Car Robbery
Near Kansas Town

FLED IN AUTOMOBILES

Gang Held Up Train for Nearly Two
Hours While They Worked to Blow
Open the safe and Go
Through Its Contents.

Coffeyville, Kansas, March 24.—For
two hours during the night, six masked
men held a St. Louis, Iron Mountain and
Southern passenger train at a stand-
still at a point six miles south of here
while they blew open the safe in the
express car and then escaped in auto-
mobiles. The robbers carried away
with them money and valuables which,
it is believed, will amount to \$20,000.
The gang worked for an hour before
they were able to blow open the safe,
spending some time also in going
through the contents after the safe had
been opened. When the train reached
this place the sheriff was notified and
with deputies he started southward in
pursuit of the six bandits.

OFFER NO SOLUTION OF RATE QUESTION

New Hampshire House Special Com-
mittee Reported This Morning and
"Gave Up the Work."

Concord, N. H., March 24.—"The com-
mittee is unable to recommend any final
solution of the rate question." This is
the conclusion reached by the special
committee appointed by the New Hamp-
shire House of Representatives to in-
vestigate the question of passenger and
freight rates on the Boston & Maine
railroad in New Hampshire. The com-
mittee, in a report to the House to-
day, declares that a more extensive in-
vestigation is necessary and asks leave
to make a future report. The commit-
tee recommends that provision be made
for a full and complete examination of
the whole subject and that, during the
period of such investigation, the present
rate schedules, many of which are de-
clared by the supreme court of New
Hampshire to be illegal, be permitted
to remain in force. The state, said
the report, should retain its present
right of control over railroad rates and
the question whether the present re-
strictions of the statutes should be
modified should be determined by the
legislature only after a full investiga-
tion and report by some "competent
tribunal."

FOUR FIREMEN DEAD AND TWO ARE DYING

They Fell When Roof Caved in at Mil-
waukee Fire To-day—Several
Others Were Hurt

Milwaukee, Wis., March 24.—Four
fire fighters are dead, two others are
dying in the Emergency hospital and
several others are suffering from injuries
as the result of the caving in of the
roof of a building of the Middleton
Manufacturing company, wholesale bat-
tery today. Sixteen firemen were on
the roof when it fell in.

CHELSEA.

Mrs. W. P. Townsend was in South
Tunbridge recently as the guest of Mrs.
Clara Alexander.

Gerald A. Bixby has returned from
Cornish, N. H., where he has spent a
portion of his vacation with his aunt,
Mrs. Evans P. Brown.

Mrs. Nellie I. Thompson went last
week to West Fairlee, where she will
remain for a time with her daughter,
Mrs. Herbert J. Kingsbury.

Rev. and Mrs. Fred Daniels spent a
portion of last week in Gayville, where
they were the guests of the latter's
brother, E. B. Chamberlain and family.

Mr. and Mrs. Walter S. Goss enter-
tained about twenty young people at
their home Monday evening in honor of
Mrs. Goss's sister, Miss Evelyn Morrey.

Mr. Wilder, who has been a guest at
the Goss home for a few days and who
returned to her home Thursday afternoon.

H. E. Day of Bradford, who has been
confined in jail since early in January,
was admitted to the limits of the jail
yard on Monday and returned to his
home. Since the limits of the jail
yard extend to the state line he has
quite a range, but before being released
from custody he had to give bail in
the sum of \$200, that he would not go
beyond the borders of the state and
visit his home.

Charles Lyon of this town and for
many years a popular clerk in the drug
store of A. R. Hood & Son, will leave
early in April for Seattle, Wash-
ington, where he will engage in the real
estate business. Mrs. Lizzie P. Smith
spent several days in Bethel last week
visiting her sister, Mrs. Lyon, before she
took her departure for the Pacific coast.

Fred Pickett and wife, from the state
of Washington, arrived in town a few
days since and are stopping with the
latter's parents, Mr. and Mrs. Peter
Aeres, who are living with Samuel Bil-
lett on the east hill. Mr. and Mrs.
Pickett purpose to locate here if they
find the climate and country agreeable
to their liking.

Oliver E. Burgess, who has for the
past two years been a popular and
faithful clerk in the store of Ordway,
Holmes & Co., has purchased a one-
third interest in the business. The firm
now consists of Mrs. Mary D. Ordway,
Leon C. Ordway and Oliver E. Burgess,
and they will continue to do business
under the firm name of Ordway, Holmes
& Co.

A report of the divorce cases in which
bills were granted in the year of 1910,
recently made to the secretary of the
state board of health, shows that dur-
ing the year, one marriage was an-
nulled for the reason that at the time
of the marriage the parties had a
lawful husband living, also that eight-
teen divorces were granted and of the
eighteen, six of the libellants were hus-
bands and of these four bills were
granted for wilful desertion and two
for adultery. Bills were granted to the
twelve wives for the following causes:
Six for neglect and refusal to support;
four for intolerable severity and two
for the combined causes of neglect and
refusal to support and intolerable se-
verity.

RUSO-CHINESE WAR.

Some Apprehension Felt, Although the
Stories Told Concerning It Conflict.

London, March 24.—Private cables re-
ceived by London business houses from
representatives in the far East to-day
were disquieting. They assert it is pre-
dicted that Russia will soon declare
war against China. The rate at Lloyds
to cover risks on an outbreak of hos-
tilities within four weeks jumped this
afternoon from five to ten guineas per
cent. On the other hand, the latest
advices from European capitals indicate
a general belief that the tension be-
tween the two countries has lessened.

TWO VERMONT OFFICERS

Are to Be Sent to the Front With U.
S. Army.

Washington, D. C., March 24.—Ap-
portioned among the states and terri-
tories, 250 national guard officers will
be sent by the war department to San
Antonio, Texas, and 25 to San Diego,
Cal., on April 5 for two weeks of in-
structional service with the mobilized
regulars. The department expects to
send a total of 1,000 militia officers to
the maneuvers at federal expense.
Among the appointments to join the regu-
lar at San Antonio April 5 are:
Connecticut, 2; New York, 29; New
Hampshire, 2; Pennsylvania, 18; Ver-
mont, 2.

GRANITE CUTTERS NOW TAKEN UP

Following Return of Quarrymen at Glou-
cester Yesterday—Men Are Of-
fered 40 Cents An Hour.

Gloucester, Mass., March 24.—More
than 600 quarrymen returned to work
yesterday at the various quarries at
Bay View, Lanesville and Pigeon Cove.
A conference was held yesterday after-
noon at the office of the Rockport
Granite company between representa-
tives of the stone workers' union and
the officials of the granite companies
relative to an agreement upon terms.
The stone workers have been receiving
38 cents an hour and asked for 42
cents with a Saturday half-holiday with
full pay.

The company offered 40 cents an hour
without the Saturday half-holiday, or
\$19.20 a week.
No agreement was reached, the men
holding out for 42 cents per hour and
the Saturday half-holiday. By a national
agreement the Saturday half-holiday
becomes operative in 1913.

As it will be nearly a week before the
quarrymen get out sufficient stone to
enable the stone workers to resume
their work, an time is being lost be-
cause an agreement was not arrived at
yesterday. It is thought that a com-
promise will be reached within a week's
time.

FATHER STOPPED MARRIAGE

Said Boy Was Not Able to Support
Himself, Let Alone a Wife.

Nashua, N. H., March 24.—W. J. Wil-
son, of Cambridge, Mass., yesterday
morning telephoned City Marshal Wil-
liam W. Wheeler that his son was on
the way to Nashua with a woman to be
married.

The son's name is Arthur E. Wilson,
and his father said he was only 19
years of age. He added: "The lad can-
not support himself, let alone a woman."

Marshal Wheeler replied that all he
could do to stop the marriage was to
convey the information and request to
City Clerk A. L. Cyr, who issues the
licenses.

When the couple came, young Wilson
gave his name and age to the city
clerk. Mr. Cyr declined to issue the
permit and the couple departed, saying
that they would go to Manchester and
try for a license. The woman's name
was not learned.

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several others are suffering from injuries
as the result of the caving in of the
roof of a building of the Middleton
Manufacturing company, wholesale bat-
tery today. Sixteen firemen were on
the roof when it fell in.

Other cases in which bail was fixed
yesterday afternoon were as follows:
William Colley, arson, \$1,000, no bond,
remanded to await trial; Mary Dunlop,
adultery, \$200, no bond; William Wag-
ner, illegal deer killing, \$200, no bond;
T. R. Gordon, counsel; George E. Mc-
grath, selling, \$500, C. N. Phillips, bond;
Teleph. Arrears, keeping, \$500, C. C.
Taft, bond; Louis Gordon, keeping, C.
E. Brooks, bond; Henry Cerro, keeping,
\$500, Waldo Farrar, bond; Mary Monahan,
obtaining goods under false pretenses,
\$100, E. L. Laird, assigned, no bond;
Larry Swand, obtaining goods under
false pretenses, E. L. Laird, assigned,
no bond. Bail was fixed at \$500
and furnished in the following liquor
cases against John Gallagher, Sam Gog-
in, E. Pichetti, Charles Zoki and E.
Marech.

These divorce cases have been entered
for hearing this term: Harriet R. Sun
vs. Harry L. Sun; Elizabeth C. Chase
vs. Gay M. Chase; Alice M. Brown vs.
William J. Brown; Joseph N. Badger vs.
Margaret E. Badger; Will Clark vs. El-
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DEFENDANT DISCHARGED IN SEDUCTION CASE

And Fred E. Chambers Was Allowed to
Recover His Costs in the Case
in County Court.

A verdict finding the defendant not
guilty as charged, was returned by the
jury in Washington county court last
evening in the case of Oliver Stone of
Barre against Fred E. Chambers of
Orange, alleged seduction of the plain-
tiff's daughter, Clara, and the defend-
ant was allowed to recover his costs in
the case. The amount sued for was
\$2,000.

The testimony in the case was con-
cluded shortly after 3 o'clock yesterday
afternoon, and the attorneys began their
summing-up. The jury in the case
were: George I. Beckley of Barre, Grant
Lane of Barre town, H. O. Willey of
Berlin, F. A. Joslyn of Northfield, For-
rest E. Gray of Winooski, Martin S.
Herbert of Worcester, Hans Frederick-
son of Plainfield, Clinton A. Bartlett
of Plainfield, Fred Buchanan of Wood-
bury, Clinton Johnson of Waterbury and
Talesman Charles D. Watson and A. C.
Therault of Montpelier.

After reporting yesterday afternoon
that they could not agree, the jury in
the suit of Onesime Morin against Jones
Bros. Co., \$5,000, damages for injuries
sustained on the defendant's quarry,
were discharged. Their foreman, George
Smith, reported that there was no
chance of their coming to an agree-
ment.

The contest in the W. A. Boyce will
case was withdrawn yesterday after-
noon, and judgment was ordered ap-
proving the writ and certifying it back
to probate court.

Judge Miles as chancellor heard yester-
day afternoon the application of Fred
F. Davis, receiver for the Burns, Wil-
son & Hamilton Granite company of
Northfield, to pay the preferred claims
of the workmen, amounting to \$215.
No objections were made, but no order
was issued because Judge Miles wished
to look up the case more fully.

BARRE CASE IS PUT OVER

To Permit the Plaintiff to
Amend Its Declaration

ORANGE RESERVOIR SUIT

Attorneys for Municipality Objected to
Proof of Contract with Long & Co.,
Claiming Wrong Action Was
Brought—Other Cases Up.

The case of Joseph Long & Co. vs. City
of Barre was called in Washington county
court this forenoon. After a state-
ment of the case to the jury by the
plaintiff's attorney, Mr. MacKenzie of
the firm of Long & Co., was sworn in.
He testified to the contract entered into
between them and the city regarding the
construction of the storage reservoir on
the Orange brook water supply.

At this point the defendant's attor-
neys objected to any proof of contract,
claiming that action of covenant should
have been brought instead of assumpsit.
The plaintiff's attorney stated that in
one view of the case, assumpsit was the
proper remedy, but that in another
view covenant was proper; that at the
time of the bringing of the suit cov-
enant and assumpsit could not be joined,
but that since the legislature had passed
an act allowing for this very thing,
and to prevent a long siege between
county court and supreme court as to
the proper action, he moved to be al-
lowed to add a count in covenant under
the new statute.

This motion was granted by the court
on terms, and then the suit of Long &
Co. was continued to the next term.
The amount in question is about \$600.
There being two bills of about \$300 each,
one being for an overflow and the other
for filling. S. Hollister Jackson appeared
for the plaintiff and City Attorney E. L.
Scott, for the defendant municipality.
The firm of Long & Co. is now engaged
in changing the river-bed in this city.

Following this action, the jurors were
dismissed until Monday afternoon at 2
o'clock. H. Lumley, charged with adu-
ltery, was brought in this forenoon, and
bail was fixed at \$1,000. N. Monte was
also brought in on the charge of selling
Monte was yesterday afternoon, and he
left before the proceedings were over,
bail not having been fixed. So the offi-
cers had to go out this morning and
hunt him up and tell him that there was
still something to settle. When he was
brought in this forenoon, bail was fixed
and furnished, so he was allowed to go.

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vs. Gay M. Chase; Alice M. Brown vs.
William J. Brown; Joseph N. Badger vs.
Margaret E. Badger; Will Clark vs. El-
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